

RECORDATION NO LINE Filed & Recorded

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INTERSTATE COMMERCE COMMISSION

February 22, 1977

Hon. Robert L. Oswald Secretary Interstate Commerce Commission Washington, D. C. 20423

RE: Assignment of Lease and Agreement made as of July 30, 1976, filed with the ICC on September 1, 1976, at 1:50 p.m. and assigned recordation number 8272-E.

Assignment of Sublease dated as of April 6, 1976, filed with the ICC on April 20, 1976 at 1:10 p.m. and assigned recordation number 8246-E.

Dear Sir:

Enclosed for filing with and recording by the Interstate Commerce Commission are six (6) counterparts of a Second Amendment dated as of December 30, 1976 to a Lease Agreement dated March 26, 1976, between SSI Rail Corp., Two Embarcadero Center, San Francisco, California, 94111, Lessor, and Sabine River and Northern Railroad Company, Lessee, covering the following railroad equipment:

150 50'6", 70-ton capacity, general service, single-sheath boxcars built by FMC Corporation, numbered SRN 5000 through 5149, inclusive.

Identifying marks on the equipment numbered SRN 5000 - SRN 5099: The words, "Ownership subject to a Security Agreement filed under the Interstate Commerce Act, Section 20c," printed on each side of each unit.

Identifying marks on the equipment numbered SRN 5100 - SRN 5149: The words, "McDonnell Douglas Finance Corporation, Owner, and Lessor under a Lease Agreement filed and recorded with the Interstate Commerce Commission pursuant to Section 20c of the Interstate Commerce Act", printed on each side of each unit.

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TELEX 34-0867 CABLE SSI
SUBSIDIARY OF THE ITEL CORPORATION

Hon. Robert L. Oswald August 25, 1976 Page 2.

SSI's interest in its lease of railroad equipment with the Sabine River and Northern Railroad Company has been previously assigned to Citicorp Leasing, Inc., 399 Park Avenue, New York, New York, as and only to the extent that such Lease Agreement relates to equipment numbered SRN 5000 - SRN 5099 and to McDonnell Douglas Finance Corporation, 3855 Lakewood Boulevard, Long Beach, California, 90846, as and only to the extent that such Lease Agreement relates to equipment numbered SRN 5100 - SRN 5149.

Please file and record the Second Amendment referred to in this letter, assigning said document recordation number 8272-F, cross-index the document under the Assignment of Sublease which was assigned recordation number 8246-E and under the names SSI Rail Corp., McDonnell Douglas Finance Corporation and Citicorp Leasing, Inc.

Also enclosed is this Company's check in the sum of \$10.00, payable to the Interstate Commerce Commission, being the prescribed fee for filing and recording the foregoing documents.

Please return all copies of the enclosed counterparts with recordation data stamped thereon to the representative of the office of Sullivan and Worcester, Attorneys at Law, Washington, D. C., who will be delivering this letter on our behalf.

Very truly yours,

Waxtin D. Goodman

Secretary

MDG:md Enc.

Interstate Commerce Commission Washington, D.C. 20423

OFFICE OF THE SECRETARY

3/1/77

Martin D. Goodman
SSI Rail Corp.
Two Emparcadero Center
San Francisco, Calif 94111

Dear Sir

The enclosed document(s) was recorded pursuant to the provisions of Section 20(c) of the Interstate Commerce Act,

49 U.S.C. 20(c), on

3/1/77

1:55pm

8246-F,8343-B, 8501-A

and assigned recordation number(s)

Sincerely yours,

Robert L. Oswald

Secretary

Enclosure(s)

SECOND AMEDIDMENT

Second Amendment dated December 30, 1976 among SEI Rail Corporation, a Delaware corporation ("SSI"), ITEL Corporation, a Delaware corporation ("ITEL"), and Sabine River and Northern Railroad Company, a Texas Corporation ("Lessee").

MAR 1 1977 -1 25 PM

WITKESSEIH:

INTERSTATE COMMERCE COMMISSION

WHEREAS, SSI, ITEL and Lessee are parties to a Lesse dated as of March 26, 1976 and exended as of April 21, 1976 ("the Lease") pursuant to which SSI has delivered 200 Boxcars ("the initial Boxcars");

NOW, TRIMEFORE, in consideration of the premises and mutual agreements berein contained, the parties bereto agree to assend the Lease as follows:

- 1. All terms defined in the Lease shall have the defined meanings when used in this Second Amendment.
- 2. Section 2(A) of the Lesse is smended by substituting "thirteen (13) years" for "ten (10) years".
- 3. Section 2(8) of the Leese is smended by substituting "initial thirteen (13) year period" for "initial ten (10) year period".
- 4. Section 6(A)(i) of the Lease is exended by substituting "ninety-four (94) percent during the initial thirteen year period or equal to or less than ninety (90) percent during any extension of the Lease" for "ninety (90) percent".
- 5. Section 6(A)(ii) of the Lesse is essented by substituting "ninety-four (94) percent" for "ninety (90) percent" wherever it appears in Section 6(A)(ii) and by adding the following sentence:

"During any extension of the Lease after the initial thirteen

(13) year period, the ninety-four (94) percent figure will

be changed to ninety (90) percent."

- 6. Section 6(8) of the Lease is asended by substituting "ome hundred (100) percent" for "ninety-three (93) percent".
- 7. (a) The exendments made by paragraphs 2 and 3 of this Second Assendment shall be effective for the remaining term of this Lease.
- (b) The amendments made by paragraphs 4, 5 and 6 of this Second Amendment shall be effective only with respect to Rental Charges payable to SSI on the initial Boxcars and only in the event SSI elects, and furnishes to Lessee necessary documentation of such election, to transfer all of the investment tax credits otherwise available to SSI on the date of execution of this Second Associated with respect to said initial Boxcars, unless such paragraphs ere made effective as to other boxcars by subsequent amendments to this lesse. Upon final determination of Lessee's federal income tax liability for the calendar year 1976, and for any other year to which 1976 investment tax credit may be carried, lessee shall advise SSI as to the exount of investment tax credit allowed to Lessee with respect to the initial Boxcars and subsequently shall edvice SSI as to any subsequent recepture or other modification of such investment tax credit. In the event Lessee advises SSI that Lessee was allowed the full assount of investment tex credit subject to SSI's election, without subsequent recepture or modification, or would have been allowed such full amount except for Lessee's inability to use such full exount solely by reason of insufficient

federal income tax limbility of Lessee for 1976 and any other taxable year of Lessee to which 1976 investment tax credit may be carried, then no refund of Rental Charges shall be due Lessee from SSI, anything to the contrary herein notwithstanding. For the purpose of the preceding sentence, if the only subsequent recapture or modification which occurs is caused by physically damaged or destroyed Ecxcars, then SSI shall reimburse Lessee the lesser of:

- (1) the amount of the recapture or medification, or
- (2) the excess of the total additional Rental Charge paid to SSI during the thirteen (13) year term of this Lease, as assended, solely by reason of paragraphs 4, 5 and 6 of this Second Assendment, over the amount of investment tax credit allowed Leases

such preceding sentence shall be applied as though no subsequent recapture or modification had occurred. Except as otherwise provided in the preceding sentence, in the event lessee advises SSI that lessee was allowed less than the full amount of investment tax credit subject to SSI's election, for any reason other than insufficient federal income tax limbility of Lessee, then SSI shall be paid and retain the excess of the amount of additional Rantal Charges payable under this Second Amendment over the Rental Charges payable under the Lease as originally executed until such excess equals the amount of investment tax credit allowed to lessee, taking into account investment tax credit recepture or other modification of any initial allowance of investment tax credit, after which Rental Charges shall be limited to amounts calculated under this Lease as originally executed and SSI shall refund to Lessee any

emunt of Rental Charges theretofore received by SSI in excess thereof within thirty (30) days after the end of the calendar quarter in which SSI is so advised by Lessee.

- 8. Except as expressly modified by this Second Amendment, all the terms and provisions of the Lease, as previously amended, in all respects shall continue in full force and effect.
- 9. This Second Amendment may be executed by the parties hereto in any number of counterparts and all said counterparts taken together shall be desired to constitute one and the same instrument.

IN WITEISS WHEREOF, the parties have caused this Second Amendment to be duly executed and delivered by these proper and duly authorized officers as of the date and year first above written.

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	Date		17/	30.	,_
ITEL CORPORATION			•	,	
By Shald I Ald	_			•	
Date 17-36-76					
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Sabine River & Northern Railroad Company		······································			
By Mell nelson				•	
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STATE OF OHIO)
COUNTY OFLUCAS	ì

On this 31st. day of December, 1976 before me personally appeared Mell Nelson to me personally known, who being by me duly sworn says that such person is .Vice President of River and Northern Railroad Company..., that the foregoing Lease Agreement was signed on behalf of said corporation by authority of its board of directors, and such person acknowledged that the execution of the foregoing instrument was the free act and deed of said corporation.

Sabine

Notary Public Donald M. Hawkins

3.5.

Notary Public—State of Ohio My Commission has no expiration date. Section 147.03 R.C.

STATE OF California COUNTY OF San Francisco

On this 30th day of December 1976before me personally appeared William J. Texido, to me personally known, who being by me duly sworn says that such person is President of SSI Rail Corp., that the foregoing Lease Agreement was signed on behalf of said corporation by authority of its board of directors, and such person acknowledged that the execution of the foregoing instrument was the free act and deed of such corporation.



Levi O Stable field Notary Public